

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MICHIGAN
SOUTHERN DIVISION

TERESA HARWOOD,

Plaintiff,

v.

NORTH AMERICAN BANCARD LLC,
and MARC GARDNER,

Defendants.

Case No. 18-cv-12567

Paul D. Borman
United States District Judge

Elizabeth A. Stafford
United States Magistrate Judge

ORDER ON JOINT FINAL PRETRIAL ORDER

The parties are reminded of the following language from the Scheduling Order issued in this case:

In advance of filing any motion *in limine*, the parties must meet and confer regarding the merits of each and every potential motion *in limine* and attempt to resolve issues with stipulations where possible. Each motion *in limine* that is filed with the Court must indicate that such a meet and confer has taken place and that the parties were *absolutely unable to resolve the contested issue* without intervention of the Court.

(ECF No. 17, Scheduling Order PgID 92–93 (emphasis added).)

The parties have the same obligation to meet, confer, and make a good faith effort to resolve every anticipated objection listed in their Joint Final Pretrial Order. If, after that conference, there are remaining disputes, the parties may file additional motions *in limine* that contain specific legal arguments, with citations to

and explications of supporting case law and not just bare citations to the Federal Rules of Evidence.

IT IS SO ORDERED.

Dated: August 31, 2020

s/Paul D. Borman

Paul D. Borman
United States District Judge